Claims 1-21 are currently pending in this application.

Objections to the Drawings

The Examiner objected to the drawings because of minor informalities.

Replacement sheets, including Figures 1-3, which have been revised to correct the

minor informalities, are submitted herewith. The withdrawal of the objection to the

drawings is respectfully requested.

Claim Rejections - 35 USC §102

Claims 1 – 21 stand rejected under 35 U.S.C. 102(e) as being anticipated by

U.S. Patent No. 7,133,940 (Blightman).

Blightman teaches a network interface device which employs a DMA

command queue. To avoid the interface processor monitoring multiple DMA

commands (to ensure that they are executed), a command queue is maintained by

the interface device. The queue contains DMA commands or address

values/pointers (identifying where a DMA command is being stored). The DMA

commands in the queue are pushed and popped to ensure fast turn around.

In the case of multiple DMA command, with Blightman the network interface

processor does not monitor the execution of each DMA command. Instead, it only

looks out for the value/pointer for the last DMA command of a multiple group of

- 7 -

Applicant: Beecroft et al.

Application No.: 10/714,696

commands after completion. Also, although Blightman does mention the possibility of using more than one DMA command queue with separate command controllers for each queue, Blightman is silent as to the purpose or manner of operation of such More importantly, there is no suggestion in Blightman of multiple queues. assigning memory space in the DMA command queue to a specific user process. Instead, with Blightman, the DMA commands will be pushed and popped into and out of the command queue in the order that they are received, irrespective of the user process they relate to.

Furthermore, Blightman does not describe in detail how an individual DMA command is executed - Blightman is only concerned with the concept of storing DMA commands at the network interface. It must be assumed, therefore, that the manner in which the DMA commands are executed is conventional. That is to say, in order to maintain the security of multiple programs (user processes), i.e., to ensure that data for one user process is not mixed up with data for a different user process, each DMA command can only be executed by the CPU and it is the CPU which maintains the security of the individual processes.

The present invention arises from the realization that latency in a large scale parallel processing system can be considerably reduced by changing the manner in which DMA commands are executed. Thus, with the present invention, as claimed in claim 1, the DMA commands are stored in a queue at the network interface and allocated memory within the network interface for exclusive use by the DMA (user

Applicant: Beecroft et al.

Application No.: 10/714,696

process command). However, unlike Blightman, areas of the network interface

command queue are allocated exclusively to a program/user process. This means

that only those DMA commands pertaining to a specific user process can be written

to that memory area of the command queue and each user process is allocated its

own memory area. The result of this is that the command queue for each user

process is managed independently of any other command queues. This also results

in the removal of the need for the DMA commands to be executed by the CPU.

Instead, the exclusive allocation of a memory area for the DMA commands of a

specific user process ensures the security of multiple user processes running

simultaneously on the same CPU, because only the commands from a specific user

process can access the allocated memory area.

Claims 2-8, 10-16 and 18-21 are dependent upon claims 1, 9 and 17, which

the Applicants believe are allowable over the cited prior art of record for the same

reasons provided above.

Based on the arguments presented above, withdrawal of the 102 rejection of

claims 1-21 is respectfully requested.

Conclusion

If the Examiner believes that any additional minor formal matters need to be

addressed in order to place this application in condition for allowance, or that a

telephone interview will help to materially advance the prosecution of this

- 9 -

Applicant: Beecroft et al. Application No.: 10/714,696

application, the Examiner is invited to contact the undersigned by telephone at the Examiner's convenience.

In view of the foregoing amendment and remarks, Applicants respectfully submit that the present application, including claims 1-21, is in condition for allowance and a notice to that effect is respectfully requested.

Respectfully submitted,

Beecroft et al.

Darryl W. Shorter

Registration No. 47,942

Volpe and Koenig, P.C. United Plaza, Suite 1600 30 South 17th Street Philadelphia, PA 19103 Telephone: (215) 568-6400 Facsimile: (215) 568-6499

DWS/rlm Enclosure